## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

| TELEFONAKTIEBOLAGET LM    |     |
|---------------------------|-----|
| ERICSSON AND ERICSSON INC | ٠., |

Plaintiffs.

Civil Action No. 2:21-cv-00376-JRG

٧.

APPLE, INC.,

Defendant.

# NOTICE OF ERRATA TO THE JULY 14, 2022 DECLARATION OF CARLOS R. OLARTE

- I, Carlos R. Olarte, do state and declare as follows:
- 1. I am an attorney with the law firm of OlarteMoure, and my office address is Carrera 5 No. 34-03, Bogota, Colombia 110311. I represent Telefonaktiebolaget LM Ericsson (Publ) in litigation proceeding in Colombia against Apple Colombia SAS. Unless otherwise stated, the matters contained in this notice of errata are of my own personal knowledge and, if called as a witness, I could and would testify competently to the matters set forth herein.
- I submitted a declaration, dated July 14, 2022, in connection with Ericsson's response to Apple's emergency motion for relief (the "Declaration"). See Dkt. No. 125-8.
- 3. There was a typographical error in paragraph 14 of my Declaration. Paragraph 14 references filings that Apple made in Colombia but states that Apple made those filings on June 12, 2022. The correct date for the filings referenced in paragraph 14 of my Declaration is July 12, 2022. Thus, the affected sentence in paragraph 14 should read:

In response, on July 12, 2022, Apple filed four (4) additional briefs before Judge 43 (one request for clarification of the rejection of their first RA, one requesting the

Judge to dismiss a draft order Ericsson provided to inform the preliminary injunction relief to the customs authority in Colombia, and two additional submissions appealing the preliminary injunction grant and seeking to post a counterbond).

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and this declaration was executed on July 19, 2022, in Bogota, Colombia.

Carlos R. Olarte

Dated: July 20, 2022

Theodore Stevenson, III (Lead Attorney) Texas State Bar No. 19196650 ted.stevenson@alston.com

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Respectfully Submitted,

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ATTORNEYS FOR PLAINTIFFS **ERICSSON INC. AND** TELEFONAKTIEBOLAGET LM **ERICSSON** 

# **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above and foregoing document has been served on all counsel of record via the Court's ECF system on July 20, 2022.

/s/ Nicholas Mathews
Nicholas Mathews